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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/821,585

04/09/2004

Aamod Khandekar

030304

1901

23696 7590 11/01/2007
QUALCOMM INCORPORATED
5775 MOREHOUSE DR.
SAN DIEGO, CA 92121

EXAMINER

MALEK, LEILA

ART UNIT

PAPER NUMBER

2611

NOTIFICATION DATE

DELIVERY MODE

11/01/2007

ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

us-docketing@qualcomm.com
kaskanla@qualcomm.com
nanm@qualcomm.com

Office Action Summary	Application No. 10/821,585	Applicant(s) KHANDEKAR ET AL.	
	Examiner Leila Malek	Art Unit 2611	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 16 August 2007.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-34 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-34 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 09 April 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 08/16/2007 has been entered.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 23, 29, and 33 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. As to claims 23, 29, and 33, limitation "detecting for errors" is vague and indefinite. Also "setting LLRs for code bits of data symbol estimates detected to be in error to erasures for decoding" is vague and indefinite.
3. Claims 24, 30, and 34 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. As to claims 24, 30, and 34, limitation "detecting for errors" is vague and indefinite.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

4. Claims 20-22, 25, 27, 28, 31, and 32 are rejected under 35 U.S.C. 102(a) as being anticipated by Bjerke et al. (hereafter, referred as Bjerke) (US 2003/0103584).

As to claims 20, 27, and 31, Bjerke discloses a method/apparatus for performing data detection in a wireless communication system (see paragraph 0001), comprising; deriving log-likelihood ratios (LLRs) for code bits of a first data stream based on received symbols for a data transmission (see paragraphs 0028, 0158, Figs 1 and 4c); deriving uncoded data symbol (since remodulation described in paragraph 0161 is optional the data symbols have been interpreted as uncoded data symbols) estimates for the first data stream based on either the received symbols or the LLRs for the code bits of the first data stream (see paragraphs 0164 and 0166); estimating interference due to the first data stream based on the uncoded data symbol estimates (see block 460a); and deriving LLRs for code bits of a second data stream based on the received symbols and the estimated interference (see block 452b).

As to claim 21, Bjerke discloses that the uncoded data symbol estimates are derived by making hard decisions on either the received symbols or the LLRs for the code bits of the first data stream (see paragraph 0166).

As to claim 25, Bjerke shows that the LLRs for the code bits of the first data stream are derived from the received symbols in real-time without buffering the received symbols (Figs. 1 and 4c).

As to claims 22, 28, and 32, Bjerke discloses a method/apparatus for performing data detection in a wireless communication system (see paragraph 0001), comprising; deriving log-likelihood ratios (LLRs) for code bits of a first data stream based on received symbols for a data transmission (see paragraphs 0028, 0158, Figs 1 and 4c); deriving data symbol estimates for the first data stream based on either the received symbols or the LLRs for the code bits of the first data stream (see paragraphs 0161, 0164 and 0166); estimating interference due to the first data stream based on the data symbol estimates (see block 460a); deriving LLRs for code bits of a second data stream based on the received symbols and the estimated interference (see block 452b); decoding the LLRs for the code bits of the first data stream to obtain decoded data for the first data stream (see paragraph 0158); and re-encoding and remodulating the decoded data to obtain remodulated symbols for the first data stream (see Fig. 1, blocks 180 and 182 and paragraph 0161), wherein the interference due to the first data stream is estimated based on the remodulated symbols (see paragraph 0161); and adjusting the LLRs for the code bits of the second data stream based in the remodulated symbols and the data symbol estimates for the first data stream (see Fig 4c).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. Claims 1-3, 5-9, 11-13, and 15-18, are rejected under 35 U.S.C. 103(a) as being unpatentable over Bjerke, in view Sindhushayana (US 7,173,974).

As to claims 1, 12, and 16, Bjerke discloses a method/apparatus for performing data detection in a wireless communication system (see paragraph 0001), comprising; deriving log-likelihood ratios (LLRs) for code bits of a first data stream based on received symbols for a data transmission (see paragraphs 0028, 0158-0159, Figs. 1 and 4c); and estimating interference due to the first data stream (see block 460a). Bjerke discloses all the subject matter claimed in claims 1, 12, and 16 except for deriving LLRs for code bits of a second data stream by subtracting the estimated interference from the LLRs for the code bits of the first data stream. Sindhushayana discloses a method wherein an estimate of the carrier-signal-to-interference ratio is used to estimate some of the LLR metrics (see the abstract). Sindhushayana discloses that a first module is configured to subtract a product of a carrier-signal-to-interference ratio (interpreted as the estimated interference) from an absolute value of the second LLR metric to generate a third LLR metric (see column 7, lines 39-45). It would have been obvious to one of ordinary skill in the art at the time of invention to modify Bjerke as suggested by Sindhushayana to provide a simplified method for deriving the LLR metrics (see column 3, lines 25-27).

As to claims 2, 13, and 17, Bjerke discloses decoding the LLRs for the code bits of the first data stream to obtain decoded data for the first data stream (see

paragraph 0158); and re-encoding and remodulating the decoded data to obtain remodulated symbols for the first data stream (see Fig. 1, blocks 180 and 182), wherein the interference due to the first data stream is estimated based on the remodulated symbols (see paragraph 0161).

As to claims 3 and 18, Bjerke shows that the LLRs for the code bits of the first data stream are derived from the received symbols in real-time without buffering the received symbols (Figs. 1 and 4c).

As to claim 5 Bjerke discloses that the quadrature phase shift keying (QPSK) is used for both the first and second data streams (see paragraphs 0009 and 0036).

As to claim 6, Bjerke discloses that a modulation scheme with a higher order than quadrature phase shift keying (QPSK) is used for the first data stream (see paragraph 0009), wherein the method further comprising: deriving received symbol estimates based on the LLRs for the code bits of the first data stream, and wherein the LLRs for the code bits of the second data stream are derived based on the received symbol estimates and the estimated interference (see paragraph 0161 and Fig. 4c).

As to claim 7, Bjerke discloses that deriving received symbol estimates includes forming two equations for each received symbol based on LLRs for all code bits of a data symbol carried in the received symbol for the first data stream, and wherein a received symbol estimate for the received symbol is derived from the two equations (see paragraphs 0105-0133).

As to claim 8, Bjerke discloses that the LLRs for the code bits of the first and second data streams are derived based on a dual-max approximation (see

paragraphs 0010 and 0137).

As to claims 9 and 15, Bjerke further discloses deriving channel gain estimates for a wireless channel used for the data transmission, wherein the LLRs for the code bits of the first and second data streams and the interference due to the first data stream are derived with the channel gain estimates (see paragraphs 0089-0096).

As to claim 11, Bjerke discloses that the wireless communication system utilizes orthogonal frequency division multiplexing (OFDM), and wherein the received symbols are from a plurality of sub-bands (see paragraph 0004).

6. Claims 4, 14, and 19, are rejected under 35 U.S.C. 103(a) as being unpatentable over Bjerke and Sindhushayana, further in view of Maru (US 6,516,444).

As to claims 4, 14, and 19, Bjerke and Sindhushayana disclose all the subject matters claimed in claims 1, 12, and 16, except for storing the LLRs for the code bits of the first data stream in a buffer; and storing the LLRs of the code bits of the second data stream in the buffer by overwriting the LLRs for the code bits of the first data stream. Maru discloses a turbo decoder apparatus (see Fig. 9), wherein previous information LOG likelihood and extrinsic information LOG likelihood are alternatively stored in a priori memories 103-1 and 103-2 (see Fig. 1). Maru further discloses that when one memory is used for a read as a previous information LOG likelihood memory, the other memory is used for a write as an extrinsic information LOG likelihood memory. In the next cycle, the memory used as a previous information LOG likelihood memory is overwritten as an extrinsic information LOG likelihood memory, and the memory used as an extrinsic information LOG likelihood memory is used for a read as a previous

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information LOG likelihood memory. It would have been obvious to one of ordinary skill in the art at the time of invention to modify Bjerke and Sindhushayana as suggested by Maru to reduce the number of buffers in the system by overwriting the recent information on the previous ones and make the system less costly.

7. Claims 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bjerke, in view of Maru.

As to claims 26, Bjerke discloses all the subject matters claimed in claims 20, except for storing the LLRs for the code bits of the first and second data streams in a buffer. Maru discloses a turbo decoder apparatus (See Fig. 9), wherein previous information LOG likelihood and extrinsic information LOG likelihood are alternatively stored in a priori memories 103-1 and 103-2 (see Fig. 1). Maru further discloses that when one memory is used for a read as a previous information LOG likelihood memory, the other memory is used for a write as an extrinsic information LOG likelihood memory. In the next cycle, the memory used as a previous information LOG likelihood memory is overwritten as an extrinsic information LOG likelihood memory, and the memory used as an extrinsic information LOG likelihood memory is used for a read as a previous information LOG likelihood memory. Since Bjerke using the LLR value of the first data stream to compute the LLR value of the second data stream, therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Bjerke as suggested by Maru to use a buffer to save the LLR values of the previous data stream to support non-real-time LLR calculations.

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8. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bjerke and Sindhushayana, further in view of Leung (US 2003/0172114).

As to claim 10, Bjerke discloses a technique to detect and decode signals that may have been coded and modulated based on one or more coding and modulation schemes, e.g. as determined by the channel conditions (See paragraph 0006). Bjerke and Sindhushayana do not expressly disclose that the first data stream is a base stream and the second data stream is an enhancement stream for a hierarchical coded data transmission. Leung discloses a communication system (See paragraph 0092), wherein the base station is able to separate different levels of transmissions and then send the multiple transmission streams over distinct broadcast channels, each having a different QOS level. Leung further discloses that the base description layer (i.e. the base stream) is sent over a most reliable broadcast channel and may use relatively more power. Additionally, the base description layer may incorporate strong forward error correcting codes to guarantee that the base stream is received correctly over the entire cell or sector. The enhancement layer (i.e. the enhancement stream) is then sent over a relatively less reliable broadcast channel using less power. The enhancement layer may implement weaker forward error correcting codes or may forego error checking. The channel on which the enhancement is transmitted is received by terminals in good radio conditions, i.e., high QoS, allowing these terminals to experience better quality content by using the enhanced description. Since Bjerke's technique used to detect and decode signals that may have been coded and modulated based on one or more coding and modulation schemes (e.g. as determined

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by the channel conditions), therefore it would have been clearly recognizable to one of ordinary skill in the art, that this technique will support transmission of base stream and enhancement stream in a hierarchical coded data transmission system as disclosed by Leung. Hence, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Bjerke and Sindhushayana as suggested by Leung to use base stream and enhancement stream instead of the first and second data streams to enhance the performance of the system (see paragraph 0092).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leila Malek whose telephone number is 571-272-8731. The examiner can normally be reached on 9AM-5:30PM.


If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mohammad Ghayour can be reached on 571-272-3021. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Leila Malek
Examiner
Art Unit 2611

L.M.


MOHAMMED GHAYOUR
SUPERVISORY PATENT EXAMINER
